IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

WILKINSON INDUSTRIES, INC.,)
Plaintiff,)
vs.)
TAYLOR'S INDUSTRIAL SERVICES, LLC, d/b/a HPM, a division of TAYLOR'S INDUSTRIAL SERVICES, LLC and THE CINCINNATI INSURANCE COMPANY,))))
Defendants,)
THE CINCINNATI INSURANCE COMPANY,	8:06CV405
Defendant and Third- Party Plaintiff,	ORDER
vs.)
TAYLOR'S PROPERTY MANAGEMENT, LLC; TAYLOR TOWING & HEAVY HAULING, LLC; D&G TOWING AND RECOVERY, INC.; CHRISTOPHER A. FILOS; JOSEPH A. FILOS, JR.; and DOUGLAS E. FILOS,)))))))
Third-Party Defendants	,

The parties have filed motions for extension of deadlines due to the pending motion filed by Cincinnati Insurance Company ("Cincinnati") to enforce a settlement agreement and to dismiss all ancillary claims.

Upon review of the file, and for good cause shown,

IT IS ORDERED that the parties' Motions for extensions of deadlines [97], [100], and [101] are granted, and the Final Progression Order [70] is amended as follows:

1. Defendant Taylor's Industrial Services, LLC, d/b/a HPM and all of the Third-Party Defendants (together, "Defendants") shall serve expert witness disclosures pursuant to Fed. R. Civ.

P. 26(a)(2) within thirty (30) days of the district court's ruling on Cincinnati's Motion to Enforce

Settlement Agreement and to Dismiss Ancillary Claims [92]. Any rebuttal experts shall be disclosed

within ten (10) business days after defendants serve their expert witness disclosures.

2. All parties shall serve non-expert witness disclosures pursuant to paragraph 4(a) of the

Final Progression Order [70] within ten (10) business days of the court's ruling on Cincinnati's

Motion to Enforce Settlement Agreement and to Dismiss Ancillary Claims [92].

3. Plaintiff's Motion to Compel [78] and the Defendants' Motion for Protective Order [88]

are held in abeyance. Plaintiff shall file its reply brief regarding Motion [78] and its response to

Motion [88] within ten (10) business days of the district court's ruling on Cincinnati's Motion to

Enforce Settlement Agreement and to Dismiss Ancillary Claims [92]. Any reply brief in support of

Defendants' Motion for Protective Order [88] shall be filed within the time allowed by NECivR 7.1(c).

DATED November 30, 2007.

BY THE COURT:

s/ F.A. Gossett United States Magistrate Judge